Deposition Designations for: MARY RUTH ALBERT August 26, 2009

#### **Deposition Designation Key**

Arrowood = Arrowood Indem. Co. f/k/a Royal Indem. Co. (Light Green)

BNSF = BNSF Railway Co. (Pink)

Certain Plan Objectors "CPO" = Government Employees Insurance Co.; Republic Insurance Co. n/k/a Starr Indemnity and Liability Co.; OneBeacon America Insurance Co.; Seaton Insurance Co.; Fireman's Fund Insurance Co.; Allianz S.p.A. f/k/a Riunione Adriatica Di Sicurta; and Allianz SE f/k/a Allianz Aktiengesellschaft; Maryland Casualty Co.; Zurich Insurance Co.; and Zurich International (Bermuda) Ltd.; Continental Casualty Co. and Continental Insurance Co. and related subsidiaries and affiliates; Federal Insurance Co.; and AXA Belgium as successor to Royal Belge SA (Orange)

CNA = Continental Cas. Co & Continental Ins. Co. (Red)

FFIC = Fireman Funds Ins. Co. (Green)
FFIC SC = Fireman Funds Ins. Co. "Surety Claims" (Green)

GR = Government Employees Ins. Co.; Republic Ins. Co. n/k/a Starr Indemnity and Liability Co.

**Libby = Libby Claimants (Black)** 

**OBS** = OneBeacon America Ins. Co. and Seaton Ins. Co. (Brown)

PP = Plan Proponents (Blue)

Montana = State of Montana (Magenta)

**Travelers = Travelers Cas. and Surety Cos. (Purple)** 

UCC & BLG = Unsecured Creditors' Committee & Bank Lenders Group (Lavender)

 $\mathbf{AFNE} = \mathbf{Assume} \; \mathbf{Fact} \; \mathbf{Not} \; \mathbf{in} \qquad \qquad \mathbf{L} = \mathbf{Leading}$ 

Evidence LA = Legal Argument

AO = Attorney Objection LC = Legal Conclusion

BE = Best Evidence
Cum. = Cumulative

LPK - Lacks Personal Knowledge
LO = Seeking Legal Opinion

Cum. = Cumulative

Ctr = Counter Designation

LO = Seeking Legal Opinion

NT = Not Testimony

Ctr-Ctr = Counter-Counter
ET = Expert Testimony

R = Relevance

408 = Violation of FRE 408 UP = Unfairly Prejudicial under Rule 403

H = Hearsay V = Vague IH - Incomplete Hypothetical

IN THE DISTRICT COURT OF THE ELEVENTH 2 JUDICIAL DISTRICT OF THE STATE OF MONTANA 3 IN AND FOR THE COUNTY OF FLATHEAD CAUSE NO. DV-97-87 MARY RUTH ALBERT, individually and as Personal Representative 6 of the Estate of THOMAS O. ALBERT, Deceased, 7 Plaintiffs, 8 vs 9 W.R. GRACE & CO.-CONN., a 10 Connecticut corporation, 11 Defendants. 12 13 DEPOSITION 14 OF 15 MARY RUTH ALBERT 16 (On Behalf of Defendant) 17 18 19 Taken at the Law Offices of 20 McGarvey, Heberling, Sullivan & McGarvey 945 South Main Kalispell, Montana 21 Thursday, August 26, 1999 9:00 a.m. 22 23 24 Reported by Debra M. Hedman, RPR, RMR, and Notary

Public for the State of Montana, Flathead County

```
talking about children.
  2
                  Yeah.
  3
                  With regard to your children, you have
        three of them living here and you see them quite
  5
        frequently, do you?
  6
                  Uh-huh.
             Α
                  Yes?
  8
             Α
                  Yes.
 9
                  Now, during the time -- Well, when was the
10
        last time that any of your children were dependent
11
        upon you or your husband for support?
12
                  They are all in their 40s, so -- It has
       been a long time.
13
             Q
14
                  Did they sort of move out when they
15
       were -- got out of high school?
                 Yes. I had three of them join the
16
            Α
17
       service.
18
                 And then when they got out of the service
19
       they led their own lives, sort of away from the
20
       home?
21
            Α
                 Yeah.
22
            Q
                 Okay. And they would come back and visit
       from time to time, obviously?
23
            Α
                 Oh, yeah.
            O
                 Now, my recollection from looking at the
```

```
records that I have is that your husband was
            involved primarily in the logging business while he
            was here in the Flathead?
                 A Uh-huh,
                      Did he --
                      Yes.
                      Did he have any kinds of jobs?
           Mechanicking?
                      No. No. He was -- He worked in the
    10
           woods.
    11
                      At least at one point in time, when I was
    12
           looking at the medical records, it indicated that he
           was a loader operator; is that what he preferred to
    14
           do in the woods?
    15
                A
                     Oh, yeah.
    16
                     What I want to do is to go through a
    17
           couple of areas relating to your husband, but before
           I get to that I would like to ask you some questions
..... ..18
           about yourself. Do you have any significant health
    19
    20
           difficulties?
   21
                Α
                     No.
   22
                     Okay. Have you had any kind of lung or
                Q
   23
          pulmonary problems?
   24
                     I had pneumonia in March. That's the
```

only --

	_	Q other than that you're in good physicar
	2	health?
	3	A I would say fair. You know.
	4	Q Okay. Any serious problems at all? You
	5	know, we all have our occasional colds and our ach
	6	and pains, but as we get older as some of us ge
	7	older but do you have anything that is more
	8	serious than that?
	9	A I don't think so.
Libby	. 10	Q Okay. Good. Have you ever been involved
. •	11	in an action like this before a personal injury
	12	action?
	13	A No.
	14	Q Was your husband ever involved in one?
	15	A No. He was on workers' comp a couple
	16	times, but that was all.
	17	Q Yeah, those were for minor things
	18	A Yeah.
	19	Q that he would just have some medical
	20	treatment and maybe a little bit of time off and
	21	then he would go back to work?
	22	A Yes.
	23	Q Okay. I saw mention of the fact that he
	24	was going to apply for some Social Security
	25	benefits. Did he in fact apply for those?

Uh-huh. Yes.

	2	Q And was he awarded benefits?
	3	A He had After his surgery, he I think
	4	he got one regular Social Security check and then he
	5	was put on disability.
	6	Q Okay. Now, are you the recipient of
	7	Social Security payments now?
	8	A I get a widow's benefit, yes.
ibby	9	Q And as I recall, you said you had
·	10	worked Are you aware of any exposure that you
	11	have had or that your husband had in the household
	12	to asbestos?
	13	MR. SULLIVAN: Well, I'm going to
	14	object. It's an ambiguous question. Are you
	15	referring to asbestos from Zonolite or are you
	16	referring to asbestos from another source?
	17	MR. GRAHAM: Yeah.
-	18	BY MR. GRAHAM:
	19	Q To asbestos Let me talk to you about
	20	specific items. Asbestos tile in the floor?
	21	A No.
	22	Q Okay. Not that you're aware of?
	23	A No.
	24	Q How about asbestos ducting or insulation?
	25	A In any of our homes, you mean, or

```
anything?
            Q
                 Yes.
                 No. I don't -- There was a lot of homes
       insulated with that years ago, but I don't believe
       we ever --
                 Okay.
            Q
                 I don't know. Because we never tore out
 7
       the walls or --
 8
 9
                 Sure.
                 You know.
10
            Α
                 To your knowledge, did your husband ever
11
            Q
       work with any asbestos types of materials, other
12
       than the asbestos to which he might have been
13
14
       exposed from Zonolite?
            Α
                 No.
15
                 Okay. Were you ever at the -- I have the
16
            Q
       dates which I believe were your husband's employment
17
18
       dates at -- actually it was Zonolite at that time.
       And I have him starting at -- on May 5th, 1960, and
19
       working until May 28th, 1962. Does that sound about
20
       right to you?
21
22
            A
                 Were you ever up at the mine or mill
23
            Q
       during that period of time?
24
                 You know, I think I must have gone up at
25
```

Libby

least once to see what it was. You know.

- Q Do you have any current impression as to what you saw?
  - A It was so long ago, I don't recall.
- Q A lot of these questions I'm going to be asking you are -- there is no right answer to them, and if you don't remember, that's as important to me as whatever you saw. Because all I'm trying to find out is what you might testify to if this matter goes
- 10 to trial. Were you aware of the jobs that your
- 11 husband was performing at Zonolite? Did you talk to
- 12 him about those jobs?
- 13 A I knew what he did.
- 14 Q And what's your understanding of what it
- 15 was he did?
- A They all started out as sweepers, as far
- as I -- I'm sure that most of them did. He swept
- 18 for a couple of months. Then he worked on
- 19 construction and Tom DeShazer was his boss. And
- 20 then he -- I think they bid on this dump truck and
- 21 Euclid job. Then he worked there driving Euclid.
- 22 Q The figures that I have are one month as a
- 23 sweeper, twelve months on construction, four months
- as dump man, and eight months as a Euclid operator.
- 25 Does that sound okay?

ARADWOOD

OBJ:

ibby 1	A That sounds about right.
2	Q Did you have any While he was working
3	there, did you have any close friends who were
. 4	either workers at Zonolite or the spouses of workers
5	at Zonolite?
6	A Not real, real close friends.
7	Acquaintances.
8	Q And who do you remember that would have
9	been acquaintances?
10	A I remember Stu Cannon and his first wife.
11	Les Skramstad. He worked up there, I think, the
12	same time Tommy did. Ron Halsey. Rub Fellenberg.
1.3	Q Okay. Now, when you moved here, which
14	would have been a few years after your husband last
15	worked at Zonolite, did you maintain contact with
16	any of those folks?
17	A Fellenbergs.
18 .	Q Okay. And do you still maintain contact?
19	A Not anymore. His wife died and I haven't
20	seen Rub for a long time.
21	Q Quite a while?
22	A Quite a little while.
23	Q And how about Stu Cannon? Because Stu is
24	actually here in town now.
25	A We knew Stu and his first wife.

# Libby

Yeah. Okay. What was his clothing like when he came home? · A It was dirty, dusty. Did the two of you have some sort of a normal procedure with regard to how you took care of his clothing when he came home? Oh, I usually took them off in the bedroom -- or he did, and I would put them in the laundry basket. And he would shower and put his 9 10 clean clothes on. 11 That's what -- So he would do that right 12 when he came home? 13 Yeah. And then -- Was it customary for him then 14 to wear a different set of work clothes every day as 15 16 opposed to wearing the same clothes more than once? 17 He might have worn them two days. 18 Q ... But he would put them -- He would clean up 19 when he got home, put them someplace, and then put 20 those back on the next morning if he wore them two 21 days? 22 A If he wore them two days, yes. 23 Q Did he wear coveralls at all? I don't think he did. 24 Α Did he ride the bus back and forth to Q

Libby

25

```
work?
                  He must have, because I'm sure that he
       wouldn't have driven an old car up there. I don't
       think -- I don't know if they let them drive their
       own vehicles.
                  See, and I'm not sure. I think --
            Q
                  I wouldn't think they would have.
            А
                  I think it depended on the time and all of
 . 9
       that, I think. Did he ever talk to you about.
10
       wearing respirators?
                 No.
11
            A
                 So whether he did or he didn't, you just
12
       have no knowledge?
13
14
                 He had said, when he had gotten sick, that
15
       they had respirators, but they said they could wear
16
       them or they didn't have to wear them. And he said-
17
       that they -- you couldn't hardly wear them, they
18
       would clog up.
19
                 Okay. And this was something that he told
20
       you when he was sick?
21
            A
                 Uh-huh.
22
                 So that would have been 30-some years
       after he worked there?
23
                 Uh-huh. Yes.
24
```

Q Do you know why he told you that then?

AKKOWOOD HIF

	1	A I don't know. I can't recall.	
	2	Q Was that after the lawsuit was filed?	
	3	A It may have been. Probably was.	
130	4	Q Did he say anything about whether he was	
*	5	issued a respirator?	
	6	A I assume that he would have been.	
	7	Q And his boss then was Tom DeShazer?	
	8	A On construction.	
	9	Q On construction.	
	10	A Yes.	
	11	Q Do you know who his boss would have been	
	12	when he was a sweeper?	
	13	A No. I don't know.	
	14	Q Okay. Anything else he said about	
	15	respirators, other than what you have just said?	
	16	A No.	
	17	Q Okay. Did he say anything about why the	
1.	18	respirator would plug up?	)
	19	respirator would plug up?  A No.	
Libby	20	Q Did he describe for you how much dust	
	21	there was up there ever?	
	22	A When he was a sweeper, yeah.	
	23	Q What did he say?	
	24	A Well, he just I think I don't know.	
	25	Probably just that it was a dusty job.	
		이 이 경기 중에 가장하다니다.	

Libby	1	Q Yeah. Okay. Was that at the time or was
	2	that, again, later that he talked to you about that?
	3	A Probably at the time.
	4	Q Did he I talked with you about the
	5	people that you knew or the friends that you had
	6	acquaintances, I guess, was probably a better term,
	7	that worked there. Did your husband have any sort
	8	of close friends of his own that worked there that
	9	perhaps you didn't get to know very well?
	10	A I imagine, yes.
	11	Q Do you know who they might have been?
	12	A He knew Stu Swenson.
	13	Q Stu Cannon?
	14	A Yeah, pardon me. That's somebody else.
	15	Stu Cannon My mind. And he worked up there with
	16	Les.
	17	Q He would have worked with Les. And Ron
	18	probably?
•	19	A Ron Halsey. I don't know if he worked at
	20	the same jobs as Ron did at the same time.
Libby [	21	Q Was your husband raised there in the Libby
1	22	area?
Į.	23	A He was born in Sidney and then I think
Ĺ	24	they moved to Libby in about '46 or '47.
	25	Q When was it that you first became aware,

if you recall, of asbestos being a harmful or

1

Libby

2	potentially harmful mineral?
3	A Oh, gosh, it was probably in the early
4	'80s.
5	Q How did you hear about that? Just over
6	the media?
7	A Yeah, I think so.
8	Q When did you hear first that you can
9	recall that there was asbestos dust in the air at
10	the Zonolite facility?
11	A Say that again, please.
12	Q When was it that you first became aware
13	that there was asbestos in the dust at the Zonolite
14	facility?
15	A I don't know. It was years and years
16	later. We never knew
17	Q Okay. Did you ever ask your husband if he
18	knew that there was asbestos there at the facility?
19	A No.
20	Q Did you ever hear of a type of asbestos
21	called tremolite?
22	A I can't I can't recall.
23	Q Did your husband talk about how dusty it
24	was at places up there at Zonolite other than in the
25	dry mill?

## Libby

I can't -- I don't know if he ever said, but I -- No, I can't say this, because I assumed there was dust when he was driving the truck, but that's, you know --Q No, and I understand that. And it's something that it's natural to assume because you knew that it wasn't all paved up there? Yeah. And so you would expect some dust, right? But he didn't -- You don't have a recollection of 10 11 him talking about a comparison between what the dust 12 was like doing the sweeping job and what the dust 13 was like doing some other job? 14 Α No. 15 Did he ever mention anything about any 16 kind of inspections or the State coming onto the project up there or anything of that nature? 17 18 No. Not that I remember. 19 Did he ever mention to you anything that 20 he might have been told while he was working there 21 concerning whether the dust was harmful or not? He never. 23 Q Never? Nothing in that regard? No. Α Do you remember in any of your discussions Q.

7	with Stu Calmon, hes Bridgetau, Roll harsey, Rubin
2	Fellenberg or anyone else who worked up there at the
3	time your husband did do you recall any
4	discussions with them of the work conditions up
5	there
6	A No.
7	Q or the dustiness or anything like that?
. 8	A No.
9	Q Was your husband involved in any of the
10	union activities while he was there?
11	A I guess he would have been a union member,
12	but I don't remember
13	Q You don't remember him going off to
14	meetings all the time?
15	A No.
16	Q Okay. With regard to his clothing when he
17	would bring it home, you said he would take it off
.18	and it would go into the laundry basket. Did it
19	just the fact of his clothing being there create
20	a particular dustiness in your house?
21	A I would imagine.
22	Q Do you have any recollection that it did?
23	A There was dust. I don't I don't know
24	where it you know.
25	Q At that time when you were in Libby, did

#### Libby

you live on a paved street or was it a gravel street that went by your house? It was -- It was paved from the highway, and then there was a little road we went up that wasn't paved into our -- we had rock or --So you -- Yeah, so you would have ended up with a little bit of dust from your driveway? I suppose, a little bit. Did you have a clothes dryer or would you hang the clothes outside to dry? 10 I had a washer and dryer. 11 Okay. Anything else you remember about 12 13 the mill and the mine and the dustiness that we haven't already talked about? I can't think --Anything about your husband's employment 16 at Zonolite that we haven't discussed? 17 Α No. 19 Okay. And it sounds to me, it's sort of a typical thing, you were busy during the day doing 20 your things and he would go off to work and come 21 back and about all you would really know is that his 22 job was dusty because his clothes were dusty? 24 Α Did he ever complain to you about the 25 0

```
dustiness that he had at his employment?
                 I can't remember if he did.
                 I've been around a lot of logging landings
       and those can get pretty dusty in the summertime,
       too.
            А
 6
                 Yes.
                 Would you say that the dustiness of his
       clothing in his logging jobs in the summer was
 8
       essentially the same as the dustiness of his
 9
       clothing when he worked at Grace -- or, at Zonolite?
10
                 Probably comparable.
11
                 Yeah. Okay. Let's talk about -- Let's
12
            Q
       talk about your husband's health some. First of
13
       all -- Oh, I have some statistics here. He would
14
       have been born on July 7th, 1933; is that right?
15
16
            Α
                 Right.
                 And you were born on November 18th, 1936?
17
                 Right.
18
            A
19
            Q
                 Married February 26, 1953.
20
            A
                 Uh-huh.
21
                 And I do have the date -- There is a
       disability date of January 15th, 1996. Does that
22
       sound about right?
23
                 What -- Say that again now.
24
                 A disability date for Social Security
25
```

```
purposes of January 15, 1996?
                 Yes.
                 Okay. It's my understanding that your
       husband was diagnosed with colon cancer in 1989?
            Α
                 189.
            Q
                 And then had surgery in 1990 for it?
            Α
                 Yes.
                 Before that time, other than sort of the
 9
       normal dings that people get when they are working
10
       in the woods or working in industrial settings, had
11
       he had any significant medical problems?
12
            А
                 No.
13
            0
                 I have down that he had an appendectomy or
14
       something like that back in 1970?
15
                 Oh, gallstones. And then they took his
16
       appendix out at the same time, which they normally
17
       do.
18
            Q
                 There is some mention in the medical
19
       records about him having some cardiac risk factors
       and some diffuse coronary disease. Let me ask you
20
21
       this, before I ask you the question about the
       medical. When he would go -- from, say 1989 on,
       when he was diagnosed with the colon cancer -- when
       he would go in to the physicians, would you normally
25
       accompany him and listen to what the doctors had to
```

```
say to him?
            Α
                 After the surgery?
                 After the -- After the colon surgery.
            Q
                 We went to Dr. Schmid in Missoula. Judy.
       We went about twice a year for check-ups.
 6
                 Okay. What I'm --
            Q
                 And I went with --
            Α
                 What I'm getting at is, when he went, for
       instance, to Dr. Boyer or Dr. Schmidt or, you know,
 9
       any one of his then-treating physicians, whenever
10
       they had a conference with him after he went to see
11
12
       them, would you be with them -- with him in the
13
       conference with the doctors?
14
                 No, I -- I don't know about a conference.
                 Well, I guess what I'm getting at is,
15
       sometimes doctors will do their examinations and all
16
       of that and then sit down with the patient and say,
17
       here is what I found out.
18
                 Before the surgery.
19
            Α
                 Or did -- Or at any time?
20
            ٥
21
            Α
                 Or after.
                 Whenever you go to a doctor.
22
            Q
                 I liked to be with him when he went to the
23
            A
       doctors.
24
                 That's what I was getting at.
25
            Q
```

```
You know.
                 What I'm trying to find out is whether --
       whether for the most part what the doctors told him,
       you were there to listen to?
                 Probably.
                 Okay. Now, with regard to his heart risks
 6
       or any problems that he might have had with his
 7
       coronary arteries -- coronary disease, do you have
 8
       any recollection of what the physicians would have
       said about that?
10
                         MR. SULLIVAN: And I'm going to
11
       object on the basis of hearsay.
12
13
       BY MR. GRAHAM:
                 Go ahead.
            Q
14
15
                         THE DEPONENT: Do I answer?
                         MR. SULLIVAN: Yes.
16
17
```

BY MR. GRAHAM:

Yes. 18 Q

He had a test -- I can't remember what 19

20 year it was, after his colon cancer. He had that

treadmill, Thallium. 21

Thallium test? 22

Yeah. And he had some heart blockage. 23

Dr. Williams told us that.

Q And do you remember whether there was any 25

```
1
        suggestion that he receive any treatment for that?
 2
                  No. There was none. They didn't.
                 Now, when he had the colon cancer surgery,
 4
       did he also have chemotherapy in connection with
 5
       that?
 6
                 He had chemotherapy once a week for a
 7
       year.
 8
                 After that surgery?
            Q
 9
            A
                 After he healed up, yeah.
10
            Q
                 Okay.
                 It was 5FU, it was called, and it was the
11
12
       type that I think he took 900 milligrams from an IV
13
       push at the doctor's office and it didn't make him
14
       sick and he didn't lose his hair. He worked.
                 Worked throughout that period of time?
15
            Q
16
            Α
                Yeah.
                 Up until he became quite ill with the lung
18
       cancer, had he missed any significant period of work
19
       from -- for medical treatment?
20
            A
                 Before the lung cancer? And after the
21
       colon cancer?
22
            Q
                 Yes.
23
            A
                 No.
24
            Q
                 How about even before the colon cancer?
25
                 I can't think of anything major or
           A
```

ALLOWOUD OBT.

```
anything like that. He was healthy. He was a
   healthy person. Strong.
           Q A day off here or there?
         . A Not very often.
           Q Okay. Now, he would have time off during
      break-up?
        A
                Uh-huh. Yes.
                There was some comment in the medical
      records about the fact that he enjoyed his work and
    that he didn't really even want to take time off and
      go on trips or anything because he enjoyed his trips
      in the woods. Did you guys go on trips?
                Trips? We went camping and stuff like
14
      that, you know.
15
           Q
               Did you? Did you have a camper?
16
           A Yeah.
               Or did you have a tent camper?
17
       : , Q
               No, we had campers. And we never went
      . . . . A
18
      very far.
19
20
           Q
                Go on the weekends or something like that?
                Yeah. He -- Like I told Roger, he had had
21
           A
      a picnic every day up in the woods. He didn't
22
      especially care about going on the weekends.
23
               Going back up?
24
               Going back out.
25
```

nodule in his upper right mid lung field was first

1

	2	identified in October of 1994. Does that sound
	3	about right?
	4	A Nodule on his lung?
	5	Q Yeah, the cancer first showed up in his
	6	lung in 1994.
÷	7	MR. SULLIVAN: I'm going to object
	8.	on the basis that the medical records speak for
	9	themselves and that the diagnosis of cancer is in
	10	the medical records. And I would object on the
	11 .	basis of foundation.
	12	BY MR. GRAHAM:
Libby	13	Q Let me just ask you the question then
•	14	differently. When was it that you first became
	15	aware that your husband had been diagnosed with any
	16	kind of lung cancer?
	17	A It was December, I believe, of '95.
	.18	Q December of '95? And
	19	A Yes.
	20	Q And then it was sometime not too long
	21	after that that he had his operation?
	22	A January of '96.
	23	Q January of '96. And then he went through
	24	another couple bouts of chemotherapy, did he?
	25	A And radiation.

```
And radiation therapy? And then he had
       new cancer showing up as a result of that old
       cancer? Or --
                 I don't know.
                 Okay.
                 I don't know.
                 Was he at home most of the time after that
            Q
 8
       operation?
            А
 9
                 Yes.
            Q
                 And did he -- Was he able to work after
10
11
       that operation?
                 Hu-huh. No.
12
                 Did he work right up to that operation?
13
14
            Α
                 Yeah, I think he did.
                 That's what I gathered, that he worked up
15
       until that operation but was unable to go back to
16
       work after the operation?
17
                 Yeah. Yes.
18
                 And did he remain at home until his death
19
20
       then?
            Α
                 We went on one trip.
21
                 Down to Denver actually?
22
            Q
                 Yeah. To our son's -- our youngest son
       got his Master's degree, and he was not well when he
       went. But he said that if he didn't go, it would --
```

```
he said it would probably be his last.
                 And he had some problems down there, as I
       recall, from the medical records? Needed some
       medical treatment down there?
                 No.
            A
                 Or maybe not medical treatment. Did he
       have to go into a hospital or nursing home or
       anything?
                 No, I kept him at home.
                 Kept him at home. There is some notation
10
       that he was on a morphine pump or something like
11
       that. How long would he have been on that?
12
                 Well, let's see. He was on lots of
13
       painkillers and Marinol even. You know. We thought
14
       that would maybe make him feel better. Which it
15
       didn't. And then I can't recall exactly how long
16
       he was on the morphine pump for sure. I had
17
       hospice. .
.18
                 Oh, hospice assisted?
19
            Q
                 Yeah, and home health.
            Α
20
                 Can you describe for me how well the pain
21
       was controlled, as you observed it?
22
                 On the little pump, the little box, you
23
       know, it had a sub Q needle in his stomach, and if
24
       the pain -- if it wasn't giving him enough
25
```

## Libby

automatically, then there was a button that you could punch and it would give you an extra dose. And then hospice would look at that inside and see how many punches you made extra, and if it was a lot then they would --Adjust it? Q -- they adjusted the morphine up. Yeah. A Okay. I've just never had any experience with the morphine pump or this kind of disease at all. 10 It works -- It works pretty good, 11 A 1.2 you know. Q There comes a point in time, I understand, 13 when the morphine starts interfering with your 14 ability to think and communicate and talk and that 15 sort of thing. Did it get to that point or --16 A Yeah. 17 18 Q. Did it? Α Yes. 19 Did that --20 Q Not too bad, but he -- the Saturday night, 21 before he died -- I don't know if I told you this. 22 He raised out of his bed and the -- hospital bed and 23 I said, Tommy, I said, You lay back down now. And 24 he got up out of the bed and he came after me. And, 25

```
you know -- I don't think I told you that, did I?
       And he -- He was coming after me, but he didn't
       know, you know.
            Q Yeah, I've actually had that similar
       experience where it's like a nightmare sort of
       situation for them. I think they call it
       confabulation or something where they -- the patient
       imagines a whole set of things that aren't there.
                 I was a son of a bitch.
                 You were the enemy?
10
                 Yeah.
11
                 I've been in that role, too.
12
                 He didn't last very long, though. That
13
       was two days before he died. It wasn't long, he was
14
       laying on the floor.
15
                 That was the worst that it got as far as
16
       that mental thing?
17
18
               Yeah. Yeah.
                 Up until that point in time, were you able
19
       to visit and talk with him?
20
                 Somewhat. He had -- He would have some of
21
       the guys that he worked with come, but they didn't
22
       come until real late. I guess they didn't realize
23
       he was as bad as he was, and he didn't -- they
24
       couldn't stay very long because he just --
```

	7	A lean, and I m bale that they would
	2	wanted him to because he was good at his job. And
	3	he was He worked every day.
	4	Q Did he have Did he ever go out on his
	5.	own in the logging contracting business?
	6	A Yes, about in 1980 I think it was we had a
•	7	couple machines, loaders, and then that was about
	8	the worst year for logging that there was.
	9	Q The wrong time to go out?
	10	A Oh, gosh, yes.
•	11	Q And then after that he worked for wages?
	12	A Yeah. He worked for Then he went to
	13	work for Stoltze.
	14	Q And had worked for Stoltze then for over
	15	ten years?
	16	A I was trying to think how long it was.
	17	Fourteen? Fourteen I thought it was fourteen
	18	years.
ibby	19	Q Up until the time he got lung cancer, did
,	20	he ever complain or did you ever observe him being
	21	short of breath?
	22	A No.
	23 .	Q And it wasn't until they removed a sizable
. •	24	portion of one of his lungs that he became short of
-	25	breath?

```
Uh-huh. Yes.
                 Did he recover from that shortness of
       breath?
                 No. He couldn't take a shower even.
            Α
                Yeah, because he had so much lung volume
       gone -- You don't know medically why it was?
                 No, but I know they took a lot of it out.
            A
                 Was he ever on oxygen?
            Q
            Α
                 Toward the end he was.
 9
               Was it the thing up the nose?
10
            A
                 Yeah. Yes.
11
                 Can you estimate when it was in relation
12
            Q
       to his operation that he became bedridden?
13
                 I think I had the hospital bed only
14
       about a week, but we had a big circular davenport
15
       and he would try to sleep on one end and I would
16
       sleep on the other end. And he never slept. He
17
       couldn't sleep very good. He couldn't -- He had
18
       pills and stuff, but even with the morphine he
19
       couldn't rest.
20
                 Would he get up and move around or --
21
            Q
                 Yeah. Walk around. Lay back down. Get
22
       in the recliner. And he still couldn't --
23
            Q
                 Just restless?
                 Very, very restless.
25
```

```
Q Did he -- How long do you think that he
      would have been on oxygen?
                 Probably -- I think they brought it out
            Α
       about the same time they brought the hospital bed.
                 So it would have been the last week or so?
                 Week and a half, something like that.
            Α
                 And was the morphine pump longer than that
      or was that about the same time?
                 No, that was a little longer. I can't
            Α
       recall exactly how long, but --
10
                 Weeks longer or months longer?
11
                 Oh, a couple of weeks longer.
12
                 I'm sure that we have the information
13
            Q
       someplace, so --
14
                 I just can't remember.
            Α
15
                 Had he ever been on any kind of inhalents
16
       before he went on oxygen to improve his breathing?
17
                 No. .
18
            A
                 Okay. While your husband was working at
19
       Zonolite, was there ever any discussion which you
20
       became aware of of the fact that former employees or
21
       current employees were having respiratory problems?
22
                 At the time he was working there?
            Α
23
            Q
                 Yes.
24
                 No. I can't recall.
25
```

Libby

11

12

13

15

17

18

19

20

21

22

23

No.

```
How about afterward? Did you hear that
people had had respiratory problems that had worked
at the facility?
          We knew of one man, this was -- His name
     Α
was Shorty Welch. I can't remember what his --
          Lilas is what his --
     Α
          Oh, yeah.
          Lilas was his --
     Q
          I knew he had something wrong with his
lungs. We called it -- or, they called it or
somebody called it black lung. You know. But
that's about all.
          Yeah, he actually had an Occupational
Disease Act hearing here in Kalispell in 1967. Were
you aware of that hearing or anything like that?
          Hu-huh. I don't even know when he died or
anything. I can't remember.
         Up until the time that you filed suit or
were in contact with attorneys concerning this
particular matter, were you aware of anyone at
the -- anyone who had worked for Zonolite who had
died of lung cancer?
         Who had died of lung cancer?
       Yeah.
```

```
Libby
```

```
Or who was ill from asbestosis or any
        asbestos-related disease? Other than -- Well, I
       guess with Shorty Welch you just heard black lung,
       not asbestosis.
                  That was years ago. Les Skramstad.
                  Okay, when Les had it, you became aware of
       it?
                  I read it when I was over at Libby in the
       paper.
                 Oh, when his trial was?
                 Yeah. And then -- That's the only --
12
                 That would have been the first person that
13
       you were aware of that had asbestosis?
14
            Α
                  (Deponent nods head.) I think -- I think
15
       so.
            Q
                 That's fine.
17
                         MR. GRAHAM: That's all I have.
18
       Thank you very much.
19
                         MR. SULLIVAN: Thank you.
                         THE DEPONENT: Is that it?
20
21
                         MR. GRAHAM: Yeah.
22
                 (Whereupon, the deposition of MARY RUTH
23
       ALBERT was concluded and signature was reserved.)
24
25
```